

**Before the  
Federal Communications Commission  
Washington, D.C. 20554**

In the Matter of	)	
Application to Assign Licenses under Second	)	Docket No. 13-85
Thursday Doctrine, Request for Waiver and	)	
Extension of Construction Deadlines, and	)	
Request to Terminate Hearing	)	

**Comments of Spectrum Bridge, Inc**

As a wireless solutions provider and unsecured creditor to Maritime Communications/Land Mobile, LLC (“MC/LM”), Spectrum Bridge strongly encourages the FCC expeditiously grant the assignment applications seeking *Second Thursday* and related relief.

In our capacity in the wireless industry, we observe continuous demand and receive numerous inquiries for spectrum capable of supporting unique wireless communications applications that require robust non-line-of-site connectivity over long ranges, at data rates much greater than what conventional narrowband spectrum can support. AMTS spectrum clearly supports this need. Spectrum Bridge has worked diligently with MC/LM and other spectrum holders in good faith to support these spectrum demands and make suitable portions of this spectrum available to industry. AMTS spectrum could be used to improve public safety, such as for the provision of positive train control services. The cloud hanging over the MC/LM licenses prevents important AMTS spectrum from being used for such purposes. An efficient resolution of this proceeding is needed to allow these initiatives to move forward without further delay.

Respectfully submitted,

/s/ Rodney Dir

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